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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/797,580	03/11/2004	Anton Dietrich	3691-661	4818	
23117 NIXON & VA	7590 06/11/200 NDERHYE, PC	EXAM	EXAMINER		
901 NORTH C	ELEBE ROAD, 11TH F	PIZIALI, A	PIZIALI, ANDREW T		
ARLINGTON	, VA 22203	ART UNIT	PAPER NUMBER		
		1794			
			MAIL DATE	DELIVERY MODE	
			06/11/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## **Advisory Action** Before the Filing of an Appeal Brief

Ī	Application No.	Applicant(s)		
	10/797,580	DIETRICH ET AL.		
	Examiner	Art Unit		
	Andrew T. Piziali	1794		

		Andrew T. Piziali	1794	
7	The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence add	ress
THE REPLY	FILED 03 June 2009 FAILS TO PLACE THIS APP	LICATION IN CONDITION FOR A	LLOWANCE.	
applica applica	ply was filed after a final rejection, but prior to or on ation, applicant must timely file one of the following l ation in condition for allowance; (2) a Notice of Appen file of the file of the compliance with 37 C s:	replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
	<ul> <li>e period for reply expires 3 months from the mailing date</li> </ul>	of the final rejection.		
	e period for reply expires on: (1) the mailing date of this A event, however, will the statutory period for reply expire la			
	aminer Note: If box 1 is checked, check either box (a) or ( DNTHS OF THE FINAL REJECTION. See MPEP 706.07(i		FIRST REPLY WAS FIL	LED WITHIN TWO
have been file under 37 CFR set forth in (b) may reduce a NOTICE OF		ension and the corresponding amount of hortened statutory period for reply origing than three months after the mailing date	of the fee. The appropria inally set in the final Offic le of the final rejection, ev	ate extension fee e action; or (2) as ven if timely filed,
filing th	otice of Appeal was filed on A brief in comp ne Notice of Appeal (37 CFR 41.37(a)), or any exter of Appeal has been filed, any reply must be filed wi	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
	vroposed amendment(s) filed after a final rejection, b	out prior to the date of filing a brief	will not be entered be	CRITCA
	They raise new issues that would require further cor			cause
	They raise the issue of new matter (see NOTE below			
	They are not deemed to place the application in bett appeal; and/or	ter form for appeal by materially rec	ducing or simplifying th	ne issues for
	They present additional claims without canceling a c	corresponding number of finally reje	ected claims.	
(-/-	NOTE: See Continuation Sheet. (See 37 CFR 1.1:			
4.   The a	mendments are not in compliance with 37 CFR 1.12		mpliant Amendment (F	PTOL-324).
	cant's reply has overcome the following rejection(s):			
	proposed or amended claim(s) would be all		imely filed amendmer	nt canceling the
	lowable claim(s).	,	,	
how th	rposes of appeal, the proposed amendment(s): a) e new or amended claims would be rejected is prov atus of the claim(s) is (or will be) as follows:		I be entered and an ex	xplanation of
	s) allowed:			
	s) objected to:			
	s) rejected: 1.2.4-6.8 and 11-14. s) withdrawn from consideration:			
	OR OTHER EVIDENCE			
8. The af because	idavit or other evidence filed after a final action, but se applicant failed to provide a showing of good and of earlier presented. See 37 CFR 1.116(e).			
entere	fidavit or other evidence filed after the date of filing of because the affidavit or other evidence failed to ong a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appea	al and/or appellant fails	s to provide a
	affidavit or other evidence is entered. An explanation	n of the status of the claims after er	ntry is below or attache	ed.
11.	<u>FOR RECONSIDERATION/OTHER</u> ☑ The request for reconsideration has been conside	ered but does NOT place the applic	ation in condition for a	allowance
beca				
	Continuation Sheet.	DTO/SR/08) Paper No/e)		

/Andrew T Piziali/ Primary Examiner, Art Unit 1794

13. Other: \_\_\_\_\_.

## Continuation of 3. NOTE:

The proposed amendment to claim 6, such that the location of the tin oxide layer is changed, raises new issues that would require further consideration and/or search.

Continuation of 11, does NOT place the application in condition for allowance because:

The applicant asserts that Claser would not be motivated to decrease the thickness of the first dielectric zinc oxide layer because a thinner zinc oxide layer would reduce the emissivity of the article while Claser desires a very low emissivity article. Applicant's argument is not persuasive because the problem motivating the patentee (Glaser) may be only one of many addressed by the patents subject matter. The question is not whether the combination was obvious to the patentee (Glaser) but whether the combination was obvious to pareson with ordinary skill in the art. Under the correct analysis, any need or problem known in the field of endeavor at the time of invention and addressed by the patent can provide a reason for combining the elements in the manner claimed. KSR v. Teld the claim is understood by one of ordinary skill in the art that the zinc oxide layer thickness determines the emissivity level and it would have been obvious to one skilled in the art to decrease the zinc oxide layer thickness to slightly increase the emissivity level and continuous some applications require a product with a slightly higher emissivity. Further, a reduction in zinc oxide thickness would decrease overall product thickness and costs.